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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/882,164	09/882,164 06/15/2001		Steponas Dziugys	67064	9384	
22242	7590	02/28/2006		EXAM	EXAMINER	
FITCH EV	EN TAB	IN AND FLANNE	HESS, DOUGLAS A			
		LE STREET	ART UNIT	PAPER NUMBER		
SUITE 1600				TALERNOMBER		
CHICAGO,	IL 6060	)3-3406	3651			
				DATE MAILED: 02/28/2000	6	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Арр	lication No.	Applicant(s)					
Office Assistant Communication			382,164	DZIUGYS ET AL.					
	Office Action Summary	Exa	miner	Art Unit					
		Dou	glas A. Hess	3651					
Period for	The MAILING DATE of this commu Reply	nication appears	on the cover sheet w	ith the correspondence ac	ldress				
WHICI - Extens after S - If NO p - Failure Any re	PRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE N sions of time may be available under the provision: IX (6) MONTHS from the mailing date of this com- beriod for reply is specified above, the maximum s to reply within the set or extended period for reply ply received by the Office later than three months to patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE C s of 37 CFR 1.136(a). In munication. tatutory period will apply y will, by statute, cause	OF THIS COMMUNI in no event, however, may a or and will expire SIX (6) MOI the application to become Al	CATION. reply be timely filed NTHS from the mailing date of this c BANDONED (35 U.S.C. § 133).					
Status									
1)	Responsive to communication(s) file	ed on <i>15 June 20</i>	001.						
· _	, ,	2b)⊠ This actio							
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,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositio	on of Claims	,							
4) 🛛 (	Claim(s) <u>1-22</u> is/are pending in the	application.							
-	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) 🗌 (	5) Claim(s) is/are allowed.								
6)🛛 (	☑ Claim(s) <u>1-22</u> is/are rejected.								
7) 🗌 (									
8) 🗌 (	Claim(s) are subject to restri	ction and/or elec	tion requirement.						
Applicatio	n Papers								
9)□ T	he specification is objected to by the	e Examiner.							
10)⊠ T	he drawing(s) filed on <u>15 June 200</u>	<u>1</u> is/are: a)⊠ ad	cepted or b) obje	ected to by the Examiner.					
,	Applicant may not request that any obje	ection to the drawin	g(s) be held in abeya	nce. See 37 CFR 1.85(a).					
F	Replacement drawing sheet(s) including	g the correction is i	required if the drawing	(s) is objected to. See 37 Cl	FR 1.121(d).				
11)∐ T	he oath or declaration is objected t	o by the Examine	er. Note the attache	d Office Action or form P1	ΓΟ-152.				
Priority ur	nder 35 U.S.C. § 119								
-	cknowledgment is made of a claim ☑ All b)☐ Some * c)☐ None of:	for foreign priori	ty under 35 U.S.C. {	§ 119(a)-(d) or (f).					
•	1. Certified copies of the priority documents have been received.								
2	2. Certified copies of the priority documents have been received in Application No								
3	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the Internation	•	• • • •						
* Se	ee the attached detailed Office action	on for a list of the	certified copies not	received.					
Assess to the second									
Attachment(:			4) 🗖 Intonú	Summon (DTO 442)					
	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (F	PTO-948)	4) Interview Summary (PTO-413) Paper No(s)/Mail Date						
3) 🔯 Informa	ation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date 12/16/02.		5)	Notice of Informal Patent Application (PTO-152)  Other: Boyce FIG. 1, ACKLEY cover Sheet					

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 17-19 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 17 recites the limitation "the symmetric axes" in line3. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1, 3, 13-15, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Boyce et al. USP 5,996,768.

See the attached marked up drawing figure 1 of Boyce et al. depicting the claimed features.

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4. Claims 20 and 21 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by

Bross et al. USP 4,308,942.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all

obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the

manner in which the invention was made.

6. This application currently names joint inventors. In considering patentability of the

claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various

claims was commonly owned at the time any inventions covered therein were made absent any

evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out

the inventor and invention dates of each claim that was not commonly owned at the time a later

invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c)

and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

7. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Boyce (above) in

view of Lefebvre USP 6,419,969.

Boyce teaches the claimed method as pointed out in the above paragraph. Boyce fails to

teach a container with an adjustable shutter member. Lefebvre teaches an apparatus including a

hopper 9 which is adjustable and with a vibrating member as discussed in his spec column 12,

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lines 58-64, ("a hopper with an adjustable opening directed over the roller and linked to a vibrator"). It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide an adjustable shutter opening on the device of Boyce as suggested by Lefebvre, in order to regulate the flow of articles into the rotating cylinder.

8. Claims 4-12 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boyce et al. in view of Ackley USP 4,308,942.

Boyce et al. Teaches the claimed invention as outlined above. Boyce fails to disclose the adjustable cover, the claimed sidewalls, and the vibrating support. Ackley teaches similar apparatus as Boyce, Ackley's device (see attached marked up cover sheet of Ackley) does disclose sidewalls 14, a support 11 capable of providing a vibration, and an adjustable connection 21, 21 for his cover 20.

It would have been an obvious to one of ordinary skill in the art at the time the invention was made to utilize a multiple sidewalls as taught by Ackley on the device of Boyce in order to provide a higher production with a lower error rate by keeping the articles in a proper order.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide a vibrating/rotating support as taught by Ackley on the device of Boyce in order to stop feeding articles to the cylindrical feeder as suggested by Ackley for maintenance purposes. Further more see the above reference to LeFebvre and his mention of a commonly used vibrator in this environment.

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It would have been obvious to one or ordinary skill in the art at the time the invention was made to provide an adjustable cover as taught by Ackley on the device of Boyce, in order to accommodate different size articles as suggested by Ackley.

9. Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Boyce in view of Ackley as applied to claim16 above, and further in view of Bross USP 3,789,575.

Boyce in view of Ackley fails to teach a scraping means which intrudes a peripheral groove which is deeper than a recess for holding an article. Bross teaches a peripheral groove 70 which is cut deeper than the recess 68 and this groove 70 interacts with a reciprocating scraping/pushing means for loosening the article before the article falls onto the moving element. It would have been an obvious matter of design choice, based on design characteristics of the type of articles being conveyed and the types of materials the conveyors are made of as to how the two interact and the matter of whether a scraper/pusher is needed. Bross teaches such a device in order to aid the removal of the articles, the same as the applicant. Also, Bross teaches a reciprocating instead of a rotatable scraping means. This also would have been an obvious matter of design choice since both elements are used to functionally perform the same act. Furthermore the claims to not structurally deny the reciprocating motion in lieu of the applicant's rotating scraper.

10. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bross (above) in view of Boyce et al. (above).

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Bross teaches the claimed method as outlined above regarding claims 20 and 22, however, Bross fails to teach the method step of sweeping away excess granular material. Boyce et al. Teaches a brush 14 for stripping away excess material. It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the brush of Boyce et al. on the device of Bross for performing the method step of sweeping access material away from a recess to prevent a loss of material as suggested by Boyce et al.

### Conclusion

- 11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Douglas A. Hess whose telephone number is 571-272-6915. The examiner can normally be reached on M-Thurs 5:30 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gene Crawford can be reached on 571-272-6911. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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13. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Douglas A Hess Primary Examiner

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DAH February 23, 2006

[45]

Jan. 5, 1982

[54] SINGLE DRUM MATERIAL ORIENTATION APPARATUS AND METHOD

[76] Inventor: Michael Ackley, 1273 N. Church St., Moorestown, N.J. 08057

[21] Appl. No.: 89,190

[22] Filed: Oct. 29, 1979

[51] Int. Cl.<sup>3</sup> B65G 47/24 [52] U.S. Cl. 198/393; 198/397; 198/408; 221/173

[56] References Cited

**U.S. PATENT DOCUMENTS** 

Primary Examiner—Robert B. Reeves
-Assistant-Examiner—Douglas D. Watts

Attorney, Agent, or Firm-Weiser, Stapler & Spivak

ABSTRACT

An apparatus for transferring, in a substantially uniform manner, a plurality of shaped objects, such as tablets, from a hopper adapted to contain a plurality of the tablets to a conveyor system for subsequent processing comprising a transfer drum in rotary arrangement relative to the hopper, adapted to receive the tablets within a plurality of peripherally spaced cavities having a substantially radially aligned pocket and a communicating, substantially longitudinally aligned pocket, a guide for re-orienting-the tablets-from-the substantially-radial orientation in which the tablets are received by the cavities, to a substantially longitudinal direction, and carriers operatively associated with the conveyor system to receive the substantially longitudinally oriented tablets in a substantially longitudinal orientation. Also the method.

46 Claims, 5 Drawing Figures



